

ESTTA Tracking number: **ESTTA336698**

Filing date: **03/11/2010**

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE  
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	79060812
Applicant	CHOREN Industries GmbH
Applied for Mark	CCG
Correspondence Address	Megan Q. Raynor Foley & Lardner LLP 777 East Wisconsin Ave Milwaukee, WI 53202 UNITED STATES ptomailmilwaukee@foley.com, mraynor@foley.com
Submission	Applicants Request for Remand and Amendment
Attachments	amendmentandrequestforremand.pdf ( 2 pages )(31129 bytes )
Filer's Name	Mark Diliberti and Katherine P. Califa
Filer's e-mail	ptomailmilwaukee@foley.com
Signature	/mark diliberti/ and /kpc/
Date	03/11/2010

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE  
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD**

In re Trademark Application of:

Mark: CCG  
Serial No.: 79/060,812  
Filing Date: August 22, 2008  
Applicant: CHOREN Industries  
GmbH  
Prior Examining Attorney: April K. Roach  
Law Office 115

**AMENDMENT AND REQUEST FOR REMAND TO EXAMINING ATTORNEY**

Sir:

AMENDMENT

Please delete the list of goods for Class 9 and substitute therefor the following:

Chemical and thermochemical apparatus, namely, apparatus that facilitate the chemical and thermochemical processes of making synthetic gases and fuels from biomass for the purpose of power production in feedstock plants, namely, automatic control dust control valves

REQUEST FOR REMAND TO EXAMINING ATTORNEY

Applicant respectfully requests that the application be remanded to the Examining Attorney so the above amendment can be reviewed.

**REMARKS**

On January 11, 2010, the Examining Attorney issued a letter denying Applicant's Request for Reconsideration on the basis that the identification of goods in Class 9 remained unacceptable. Applicant has amended the identification of goods in Class 9 as suggested by the

Examining Attorney. Accordingly, acceptance of the requested amendment will render this appeal moot.

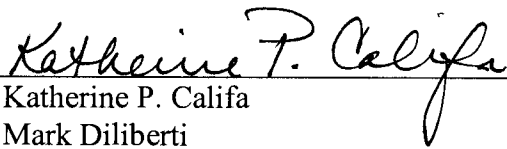
The Board normally will suspend an appeal and remand an application to the Examining Attorney for the review of an amendment if the amendment is filed in good faith and would serve a useful purpose. TBMP §§1205, 1209.04. Good cause should be found when an amendment is made in an attempt to comply with a requirement for an acceptable identification. TBMP §1205. As the requested amendment will place this application in condition to be approved for publication and render the appeal moot, this Amendment and Request for Remand is being filed in good faith and would serve a useful purpose.

Applicant therefore respectfully requests that the Board suspend the current proceedings and remand the application to the assigned Examining Attorney for consideration of Applicant's Amendment.

If the Trademark Trial and Appeal Board or assigned Examining Attorney has any questions, please contact Katherine Califa at (202) 672-5319 or Mark Diliberti at (414) 297-5581.

Respectfully submitted,

Date: March 11, 2010

  
Katherine P. Califa  
Mark Diliberti  
FOLEY & LARDNER LLP  
3000 K St., NW, Suite 600  
Washington, DC 20007  
(202) 672-5319